

**UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS**

BOSTON, ss

_____)
JAMAINE GAITOR)
Plaintiff)
v.)
)
CITY OF BOSTON – SOAR BOSTON)
LEEROY PEEPLES,)
TALIA WRIGHT-RIVERA, and)
WASCAR CASTILLO)
Defendants)
_____)

CIVIL ACTION NO. 1:21-CV-12079-MLW

CONSOLIDATED WITH

_____)
SEAN D. PITTS,)
Plaintiff)
v.)
)
CITY OF BOSTON – SOAR BOSTON)
LEEROY PEEPLES,)
TALIA WRIGHT-RIVERA, and)
WASCAR CASTILLO)
Defendants)
_____)

CIVIL ACTION NO. 1:21-CV-12091-MLW

and

_____)
STEPHEN D. POWELL)
Plaintiff)
v.)
)
CITY OF BOSTON – SOAR BOSTON)
LEEROY PEEPLES,)
TALIA WRIGHT-RIVERA, and)
WASCAR CASTILLO)
Defendants)
_____)

CIVIL ACTION NO. 1:21-CV-12093-MLW

and

UNDINI SANZ,)
)
Plaintiff)
)
v.)
)
CITY OF BOSTON – SOAR BOSTON)
LEEROY PEEPLES,)
TALIA WRIGHT-RIVERA, and)
WASCAR CASTILLO)
Defendants)

CIVIL ACTION NO. 1:22-CV-10042-MLW

and

TERECK JAMISON,)
)
Plaintiff)
)
v.)
)
CITY OF BOSTON – SOAR BOSTON)
LEEROY PEEPLES,)
TALIA WRIGHT-RIVERA, and)
WASCAR CASTILLO)
Defendants)

CIVIL ACTION NO. 1:22-CV-11055-MLW

**REPORT CONCERNING
SETTLEMENT AND MEDIATION**

On October 27, 2023 (ECF No. 178), this Court entered an Order regarding the Parties’ Joint Statement of Counsel regarding Mediation and Settlement (ECF No. 177). That Order read, in part, as follows:

It is hereby ORDERED that the parties shall confer and, by March 29, 2024, report further concerning settlement and possible mediation.

Possibility of Settlement

The Parties have conferred regarding settlement. The Parties were unable to settle the case and are unable to state with certainty that these claims will settle. However, the Parties believe that settlement is possible once further discovery and depositions are completed, and agree to conduct good-faith settlement negotiations throughout the case.

Mediation

At this time, the Parties disagree about mediation; Plaintiffs believe that mediation would be productive at this time, while Defendants do not. The Parties will continue to seek a settlement of the remaining claims.

Respectfully Submitted,
Plaintiffs, Jamaine Gaitor,
Stephen D. Powell, Undini Sanz
Sean Pitts, Tereck Jamison,

By their Attorney

/s/ Janet R. Ruggieri/
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Respectfully submitted,
Defendants, City of Boston, Talia Wright
Rivera, Wascar Castillo & Leeroy Peeples,

By their attorneys:
Adam Cederbaum,
Corporation Counsel

/s/ Randall F. Maas
Adam D. Johnson, BBO#679142
Randall Maas, BBO#684832
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Dated: April 4, 2024

CERTIFICATE OF SERVICE

I hereby certify that on April 4, 2024 this document filed through the CM/ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing and paper copies will be sent to those indicated as non-registered participants.

/s/ Randall F. Maas

Randall F. Maas

s/ Janet R. Ruggieri/

Janet R. Ruggieri

Dated: April 4, 2024